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REMARKS

Claims 1-18 are all the claims presently pending in the application. Claims 1, 4, 6-7, 14 and 16 have been amended to more particularly define the invention.

It is noted that the claim amendments herein or later are <u>not</u> made to distinguish the invention over the prior art or narrow the claims or for any statutory requirements of patentability. Further, Applicant specifically states that no amendment to any claim herein or later should be construed as a disclaimer of any interest in or right to an equivalent of any element or feature of the amended claim.

With respect to the prior art rejections, claims 1-18 stand rejected under 35 U.S.C. § 103(a) as being unpatentable over extensive consideration of Logan et al. (U.S. Patent No. 5,732,216). Claims 1-18 stand rejected under 35 U.S.C. § 103(a) as being unpatentable over Logan et al. in view of Leeke et al. (U.S. Patent No. 6,587,127).

These rejections are respectfully traversed in the following discussion.

I. THE CLAIMED INVENTION

The claimed invention is directed to a voice banner advertisement system, a Web server for performing an advertisement to a user terminal, a user terminal for uttering received advertisement data with voice, and a voice banner advertisement method for performing an advertisement with voice.

An exemplary aspect of the present invention, as recited in claim 1, provides a voice banner advertisement system for performing an advertisement with voice including a Web server and a user terminal. The Web server includes Web page data transmission means for

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constituting Web page data comprising contents data and banner advertisement data to be offered to a user and transmitting the Web page data, and history information recording means for recording as history information the number of times which a banner advertisement is transmitted. The user terminal includes communication means for performing data communication with the Web server through a network, voice synthesis means for extracting the banner advertisement data from Web page data received from the Web server, and converting the extracted banner advertisement data into voice by voice synthesis to utter the extracted banner advertisement data, and display means for displaying the Web page data received from the Web server. A display area of the display means is maximized by uttering the extracted advertising data and displaying only the contents data of the Web page data received from the Web server.

Another aspect of the invention, as recited in claim 4, is directed to a user terminal for uttering received advertisement data with voice including communication means for performing data communication with a Web server through a network, Web page browsing means for receiving Web page data offered by the Web server to browse the Web page data, the Web page data comprising contents data and banner advertising data, voice synthesis means for extracting the banner advertisement data from the received Web page data and converting the banner advertisement data into voice by voice synthesis to utter the extracted banner advertisement data, and display means for displaying the Web page data received from the Web server. A display area of the display means is maximized by uttering the extracted advertising data and displaying only the contents data of the Web page data received from the Web server.

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Yet another aspect, as recited in claim 6, is directed to a voice banner advertisement method for performing an advertisement with voice including constituting Web page data comprising contents data and banner advertisement data offered to a user, transmitting the Web page data to the user, recording as history information the number of times which the banner advertisement data is transmitted to the user, extracting the banner advertisement data from the received Web page data, converting the banner advertisement data into voice by voice synthesis to utter the banner advertisement data, uttering the extracted banner advertisement data, and displaying to the user only the contents data of the Web page data received from the Web server to maximize a display area available for the contents data.

A further aspect of the present invention, as recited in claim 14, is directed to a portable terminal with a small-area information display including Web page browsing means for receiving Web page data from a Web server through a network, the Web page data comprising contents data and banner advertising data, a voice synthesizer that extracts the banner advertisement data from the Web page data received from the Web server through the network, and converts the extracted banner advertisement data into voice data which is uttered through voice synthesis. A display area of the small-area information display is maximized by uttering the extracted banner advertisement data and displaying only the contents data of the Web page data received from the Web server.

Conventional techniques for providing banner advertising on web pages on the

Internet involve dedicating a portion of the display area of a display to the banner

advertisement. In terminals having a large-area display, such techniques are suitable since the

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advertisement display area is relatively much smaller than the contents display area. (See

Application at page 1, lines 10-17)

However, in recent years, Internet access has expanded to portable devices, such as

portable phones, which have compact display units. In such devices, banner advertisements

considerably reduce the amount of content that can be displayed, and thus are not practical.

(See Application at page 1, lines 18-27)

In the claimed invention, on the other hand, the terminal extracts banner

advertisement data from received Web page data, converts the banner advertisement data into

voice, and displays only the content data to the user. In this manner, the advertisement can be

expressed with voice in place of the text and/or images of the banner advertisement. Thus,

the banner advertisement need not be displayed to the user, thus maximizing the display area.

Therefore, the contents desired by the user can be maximally displayed on the portable

terminal. (See Application at page 9, lines 7-12)

II. THE PRIOR ART REFERENCES

A. The Logan et al. Reference

The Examiner alleges that the claimed invention is unpatentable over Logan et al.

However, Applicant submits that there are elements of the claimed invention which are

neither taught nor suggested by Logan et al.

Logan et al. discloses an audio program and message distribution system in which a

host system organizes and transmits program segments to client subscriber locations. (See

Logan et al. at Abstract)

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The Examiner concedes that Logan et al. does <u>not</u> teach banner advertisement data, as recited in claims 1-18. Rather, the Examiner attempts to make up for the deficiencies of Logan et al. by alleging that it would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate banners into the advertising data disclosed in Logan et al. because, as alleged by the Examiner, banner advertisements were well known in HTML and their use for advertising likewise well known.

However, Logan et al. further fails to teach or suggest the user terminal extracting banner advertisement data from the received Web page data, converting the extracted banner advertisement data into voice by voice synthesis to utter the banner advertisement data, and maximizing the display area by uttering the extracted advertising data and displaying only the contents data of the Web page data received from the Web server, as in the claimed invention.

Rather, Logan et al. discloses that a host server 101 periodically transmits a download compilation file 145 upon receiving a request from the player 103 (e.g. laptop PC) of a subscriber. The file includes a series of compressed various multi-media segments and advertisement segments based on a subscriber's selections and preferences. The file 145 is placed in an FTP download directory and, at a time determined by the player, a connection is established with the Internet, and the FTP server 125 downloads the compilation file to the player for the user's perusal. (See Logan et al. at column 5, lines 45-62)

However, Logan et al. does not teach or suggest that the <u>advertising segments</u> may be extracted from the <u>downloaded compilation file</u> 145 by the player 103. Logan et al. certainly does not teach or suggest the player 103 <u>uttering the extracted banner advertisement data from the from the compilation file</u> 145 and <u>displaying only content data</u> from the compilation file

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145 in order to <u>maximize</u> the area of a display in which content data can be displayed on the player 103. Indeed, Logan et al. does <u>not</u> even recognize the desirability or benefit of providing such features.

Further, Logan et al. does <u>not</u> teach or suggest that the <u>compilation file</u> 145 may be included in the <u>web page data</u> 141. The Examiner alleges on page 8, item 13 of the Office Action that "the data transmitted to the user comprises a combination of all the data transmitted from the server to the client, which data, (as clearly taught by Logan), includes, but is not limited to advertising data, (alone or within a compilation), and web page data."

However, Logan et al. does not teach or suggest "Web page data comprising contents data and banner advertisement data," as recited in the claimed invention. Indeed, Logan et al. discloses that "[t]he host server 101 further stores web page data 141 which is made available to the player 103 by means of the HTML interface." (See Logan et al. at Figure 1 and column 5, lines 32-44) (Emphasis added) As noted above, transfer of the compilation file 145, which includes the advertising segments, is accomplished via the FTP server 125. Clearly, Logan et al. teaches that the advertising data is separate from the web page data.

In fact, there is <u>no</u> teaching or suggestion in Logan et al. that advertising may be included in the <u>web page data 141</u> in any form. Logan et al. certain does <u>not</u> teach or suggest that advertising may be extracted from the <u>web page data 141</u> by the player 103 and converted into voice in order to <u>maximize</u> the area of a display in which content data can be displayed on the player 103. Clearly, there is <u>no</u> teaching or suggestion in Logan et al. that the <u>web page data 141</u> may contain <u>advertising data</u>, as alleged by the Examiner.

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In light of the above, even assuming arguendo that banner advertising data were

incorporated into the advertising segments of Logan et al., as alleged by the Examiner, it

would <u>not</u> yield the claimed invention. Clearly, the incorporation of banner advertisements

does not make up for the deficiencies of Logan et al.

Therefore, Applicant submits that there are elements of the claimed invention that are

not taught or suggest by Logan et al. and respectfully requests the Examiner to withdraw this

rejection.

B. The Leeke et al. Reference

The Examiner alleges that Logan et al. would have been combined with Leeke et al. to

form the invention defined in claims 1-18. However, Applicant submits that these references

would <u>not</u> have been combined and even if combined, the combination would <u>not</u> teach or

suggest each and every element of the claimed invention.

Leeke et al. discloses a method of operation of a server interacting with users to

provide personalized content to each of the users. (See Leeke et al. at Abstract)

Applicant respectfully submits that these references would not have been combined as

alleged by the Examiner. Indeed, no person of ordinary skill in the art would have considered

combining these disparate references, absent impermissible hindsight.

In fact, Applicant submits that the Examiner can point to no motivation or suggestion

in the references to urge the combination as alleged by the Examiner. Indeed, contrary to the

Examiner's allegations, neither of these references teach or suggest their combination.

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Therefore, Applicant respectfully submits that one of ordinary skill in the art would not have been so motivated to combine the references as alleged by the Examiner. Therefore, the Examiner has failed to make a prima facie case of obviousness.

As noted above, the Examiner concedes that Logan et al. does <u>not</u> teach or suggest banner advertisement data, as recited in the claimed invention. Rather, the Examiner attempts to rely on Leeke et al. to make up for the deficiencies of Logan et al.

However, Leeke et al. does not make up for the deficiencies of Logan et al. above directed to the user terminal extracting banner advertisement data from the received Web page data, converting the extracted banner advertisement data into voice by voice synthesis to utter the banner advertisement data, maximizing the display area by uttering the extracted advertising data and displaying only the contents data of the Web page data received from the Web server, as in the claimed invention.

Thus, even assuming arguendo that Leeke et al. may disclose banner advertisements, as alleged by the Examiner, there is no teaching or suggestion in Leeke et al. of extracting, converting and uttering banner advertisement data from the from web page data and displaying only content data from web page data in order to maximize the area of a display in which content data can be displayed, as in the claimed invention. Indeed, the cited reference does not even recognize the desirability or benefit of providing such features. As noted above, the simple incorporation of banner advertisements into the teachings of Logan et al. does not make up for the deficiencies of Logan et al.

In light of the above, Applicant submits that these references would not have been combined and even if combined, the combination would not teach or suggest each and every

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element of the claimed invention. Therefore, the Examiner is respectfully requested to

withdraw this rejection.

III. FORMAL MATTERS AND CONCLUSION

In view of the foregoing, Applicant submits that claims 1-18, all the claims presently

pending in the application, are patentably distinct over the prior art of record and are

allowable, and that the application is in condition for allowance. Such action would be

appreciated.

Should the Examiner find the application to be other than in condition for allowance,

the Examiner is requested to contact the undersigned attorney at the local telephone number

listed below to discuss any other changes deemed necessary for allowance in a telephonic or

personal interview.

To the extent necessary, Applicant petitions for an extension of time under 37 CFR

§1.136. The Commissioner is authorized to charge any deficiency in fees, including

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extension of time fees, or to credit any overpayment in fees to Attorney's Deposit Account

No. 50-0481.

Respectfully Submitted,

Date: 11/10/05

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CERTIFICATION OF FACSIMILE TRANSMISSION

I hereby certify that the foregoing Amendment was filed by facsimile with the United States Patent and Trademark Office, Examiner Arrienne M. Lezak, Group Art Unit #2143 at fax number (571) 273-8300 this 10th day of November, 2005.

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